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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/583,658	03/12/2007	Rachid Zegdi	2006_0999A	3730
513 7590 03/21/2008 WENDEROTH, LIND & PONACK, L.L.P. 2033 K STREET N. W. SUITE 800 WASHINGTON, DC 20006-1021			EXAMINER	
			MILLER, CHERYL L	
			ART UNIT	PAPER NUMBER
			3738	
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			03/21/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/583,658	ZEGDI, RACHID	
Office Action Summary	Examiner	Art Unit	
	CHERYL MILLER	3738	
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID.  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  .136(a). In no event, however, may a reply be tind  d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 21.      This action is <b>FINAL</b> . 2b) ☐ This action is <b>FINAL</b> .      Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro		
Disposition of Claims			
4)  Claim(s) 1-13 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-13 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/  Application Papers  9)  The specification is objected to by the Examin 10)  The drawing(s) filed on is/are: a) according and according to the application and according to the according to the application and according to the application and according to the according	awn from consideration.  for election requirement.	Examiner.	
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	e drawing(s) be held in abeyance. Sec ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicati ority documents have been receive au (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)  1) ☑ Notice of References Cited (PTO-892)  2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/21/06.	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal F 6)  Other:	ate	

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**DETAILED ACTION** 

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the

subject matter which the applicant regards as his invention.

Claims 1-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention.

Claim 1 recites the limitation "the resilient action" in the last line of the claims. There is

insufficient antecedent basis for this limitation in the claim. Claims 2-13 depend upon claim 1

and inherit all problems with the claim.

Claim 4 recites the limitation "the end wall" in line 2. There is insufficient antecedent

basis for this limitation in the claim.

Claim 9 recites the limitation "the end wall" in line 3. There is insufficient antecedent

basis for this limitation in the claim.

Claim Rejections - 35 USC § 101

Claim 11 is rejected under 35 U.S.C. 101 because the claimed invention is directed to

non-statutory subject matter. The claim positively claims a portion of the body as part of the kit,

portions of the body considered non-statutory subject matter. The claim recites, "endoprosthesis

being against the inside surface of a duct", which recites a positive relationship between the

prosthesis and duct. It is suggested to change the above to recite --endoprosthesis for placement,

adapted for placement, etc against the inside surface of a duct--.

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-9, 11, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Garrison et al. (US 6,425,916 B1). Garrison discloses a kit (fig.9) comprising a tubular endoprosthesis (8) and a prosthetic valve (6), the valve for removably implanting in the endoprosthesis (is unattached separate component, thus has capability of being removed therefrom), the valve(6) having a deformable carrier frame (26), flexible shutter (38), and centripetal compression means (100 or 34 act as means as they are capable of being grasped by a tool; further, windings of frame 28, 30 or 32 may act as means also) for compressing the carrier frame. Garrison discloses the shutter (38) to be a pouch having an orifice (seen in fig.11), the kit being hemispherical at a wall (leaflets 39 form cupped surface when closed; fig. 29, 30). Garrison discloses the compression means to comprise a clamp having branches (each branch being considered a strut of 28 or 30) connected at a common region (bend in frame), the branches connected to the shutter (see fig.9, 10, 29, 30) in a connection segment and the branches (struts) having a drive segment (for example 32) capable of co-operating with a clamp member (has such capability of being grasped by a tool). Garrison discloses the branches (struts of frame) to be welded together, fork shaped, and deformable (fig. 9, 10, 29, 30). Garrison discloses the valve (6) to have threads (sutures (col.5, lines 44-48) connecting the pouch (38) to

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the branches (struts of frame). Garrison discloses the valve (6) disposed inside the tubular

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endoprosthesis (8). Garrison discloses implanting the endoprosthesis (8) and valve (6)

endoluminally (fig.17-19, 23-26). The valve is considered removable (capable of being

removed).

Claims 1-3 and 11-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Vesely (US 6,530,952 B2). Vesely discloses a kit comprising a tubular endoprosthesis (10 or 100; fig.2, 10) and a prosthetic valve, the valve for removably implanting in the endoprosthesis, the valve having a deformable carrier frame (21 or 110), flexible shutter (120), and centripetal compression means (144 or 180) for compressing the carrier frame (col.13, lines 60-62). Vesely discloses the shutter (120) to be a pouch and having an orifice (seen in fig.27a). Vesely discloses the valve disposed inside the tubular endoprosthesis (fig.27a). Vesely discloses implanting the endoprosthesis (10 or 100) and valve (21 or 110) endoluminally (through a lumen) and removing

Claims 1, 2, 4, and 11-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Fogarty et al. (US 6,939,365 B1). Fogarty discloses a kit comprising a tubular endoprosthesis (2) and a prosthetic valve (68), the valve for removably implanting in the endoprosthesis (inserted in fig.69, 70, removed in fig.82-84), the valve (68) having a deformable carrier frame (frame shown deformed in fig.84), flexible shutter (leaflets seen in fig.69, 70; col.13, lines 1-4), and centripetal compression means (gap322) for compressing the carrier frame (figs.82-84). Fogarty discloses the shutter to be a pouch (see fig.69, 70). Fogarty discloses the valve (68) disposed inside the tubular endoprosthesis (2). Fogarty discloses implanting the endoprosthesis

the valve and replacing it with a new one (col.3, lines 11-12; col.5, lines 5-10; col.9, lines 1-5).

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and valve endoluminally (through the lumen, fig.53, 69) and removing the valve (fig.84) and replacing it with a new one (col.14, lines 25-41).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vesely (US 6,530,952 B2). Vesely discloses a kit substantially as claimed. Vesely discloses a carrier frame (21 or 110) having a constriction strand (32; fig.24, 26, 30) engaged around the frame. Vesely has shown a frame (21, 110) and disclosed the possibility of alternate valve frame to be used with the invention (col.8, lines 24-30), however is silent to mention specifics (such as the claimed mesh frame). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine Vesely's kit with valve frame and disclosure of alternate frame structures, with a know mesh frame, since such a frame is known in the art and would be considered an "alternate" frame structure used by Vesely.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHERYL MILLER whose telephone number is (571)272-4755. The examiner can normally be reached on Monday-Friday 7:30am-5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Corrine McDermott can be reached on (571) 272-4755. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Cheryl Miller/

Examiner, Art Unit 3738

/Corrine M McDermott/

Supervisory Patent Examiner, Art Unit 3738